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REMARKS

Status of the claims

Claims 1 and 3-25 are currently pending. Claims 1, 11, and 20-22 have been

amended. Specifically, claims 11 and 20-22 were amended by incorporating the process

for preparing the polymer. Support for these amendments can be found in claim 1 of the

application. Additional amendments are described more fully immediately below.

Claim 1 has also been amended by incorporating the limitation "and wherein said

polypropylene polymer composition has improved scratch resistance." Support for this

amendment may be found on page 1, lines 4-6 and on page 2, lines 22-29.

In light of the amendment described above, claim 11 is now independent.

Claim 20 was further amended by incorporating the subject matter of claim 9,

from which it depended. Claim 20 is now independent.

Claim 21 was further amended by incorporating the subject matter of claim 10,

from which it depended. Claim 21 is now independent.

Claim 22 was further amended by incorporating the subject matter of claim 19,

from which it depended. Claim 22 is now independent.

Claim Objections

Claims 11 and 20-22 stand rejected as allegedly failing to further limit the subject-

matter of a previous claim. Applicants submit that the amendments made to claims 11

and 20-22 (described above) render these rejections moot.

Rejections Based on 35 U.S.C. §112

Claims 1 and 3-25 stand rejected as allegedly containing subject matter not

described in such a way as to reasonably convey to one skilled in the relevant art that the

inventors, at the time the application was filed, had possession of the claimed invention.

Without conceding the correctness of the rejection, but in an effort to expedite the

prosecution of this application, Applicants have removed the phrase "average molecular

weight" from the claims. In light of this amendment, reconsideration and withdrawal of

this rejection is requested.

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Claims 1 and 3-25 stand rejected as allegedly not enabling "any type of molecular

weight measurement." (Emphasis in the original.) Without conceding the correctness of

the rejection, but in an effort to expedite the prosecution of this application, Applicants

have removed the phrase "average molecular weight" from the claims. In light of this

amendment, reconsideration and withdrawal of this rejection is requested.

Rejections Based on 35 U.S.C. § 103

Claims 1-25 stand rejected as allegedly being obvious over Huovinen et al., (U.S.

6,503,993); Pitkanen et al., (U.S. 6,342,564); or Govoni et al., (U.S. 5,610,244). These

rejections are made in the alternative, i.e, the Office alleges that each reference,

independent of the other references, renders the instant claims obvious. Applicants

respectfully disagree and address each rejection seriatim below.

The Obviousness Rejection based on Huovinen, et al.

Applicants submit that Huovinen et al. (hereinafter, "Huovinen") does not teach

each limitation of the currently pending claims, and as such, the Office has not established

a prima facie case of obviousness.

Huovinen is directed towards efficiently nucleated propylene homo- and

See Column 1, lines 11-13. More specifically, Huovinen describes

"Polymerization of propylene optionally with comonomers in the presence of a

transesterified Ziegler-Natta catalyst system comprising a strongly coordinating external

donor will yield a nucleated polymer..." See Column 2, lines 9-13. Much of Huovinen is

directed towards the particular catalyst, which is used to make the polymerized propylene.

See generally Column 5, line 22 to Column 8, line 7.

Huovinen describes the polymerization reactor system as comprising "any

polymerization reactors of conventional design for producing propylene homo- or

copolymers. The polymerization reactor system can comprise one or more conventional

stirred-tank slurry reactors ... or one or more gas phase reactors." See Column 8, lines 17-

22. Preferred reactors are "selected from the group of loop and gas phase reactors."

Column 8, lines 22-23. A particularly preferred set up is "loop and gas phase reactors in a

cascade." See Column 8, lines 34-40. The polymerization reactors "can also include a

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number of additional reactors, such as pre- and/or post reactors." See Column 8, lines 56-

65.

In contrast to the teachings of Huovinen, the instant claims are directed towards a

specific combination of monomers, which is reacted in a specific combination of reactors,

thereby affording the desired, polymeric product. In the instant claims, three main steps

are carried out:

1.) homo-polymerization of propylene in at least one slurry reactor to produce product

(a)

2.) feeding product (a), ethylene and propylene to the first gas phase reactor to produce a

propylene rich ethylene-propylene-rubber (b)

feeding product (b), ethylene and propylene to the second gas phase reactor to 3.)

produce an ethylene rich ethylene-propylene-rubber (c).

This specific combination of features is not taught, or suggested by Huovinen. Not

in the general disclosure, nor in the examples. Additionally Huovinen would not motivate

a person to invent the claimed subject matter. There is simply nothing in Huovinen that

would lead a skilled person to invent the claimed subject matter.

The Office alleges that at column 16, example 8, a high molecular weight fraction

produced prior to a lower molecular weight fraction is recited. While Huovinen teaches

how varying the amount of hydrogen impacts the molecular weight of a polymer,

Huovinen is totally silent with respect to the adjustment of the ethylene/propylene ratio.

Consequently, Huovinen does not teach each claim limitation, and as a result, the Office

has not established a prima facie case of obviousness.

The Applicants have also unexpectedly found that the ratio of ethylene/propylene in

the different preparation steps [first step = only propylene; second step = propylene >

ethylene; third step = propylene < ethylene] is very important and leads to polymers having

superior properties, i.e. more stiffness/hardness to the surface, which improves the

resistance to scratch damage. This superiority in scratch resistance can be clearly taken

from the Examples 1-5 in the present application. Scratch evaluation was carried out by

measuring the DeltaL (dL) value by means of a spectralphotometer, wherein DeltaL > 4

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means "strong visibility of scratch" and DeltaL < 1 means "significant lower visibility of

scratch". By using the inventive process, polymer materials can be obtained which have a

dL value of less than 4 and thus, polymers with an improved scratch resistance are

obtained. The test samples demonstrate a surprising and unexpected improvement in

scratch resistance, as indicated by the low DeltaL (dL) values that were obtained.

Applicants submit that the skilled man would not find any teaching in Huovinen, or any

other reference, correlating scratch resistance and the ratio of propylene and ethylene in the

different steps of the preparation cycle. As a result, the superior scratch resistance of the

polymers made using the claimed methods was surprising and unexpected. In light of the

above, the Applicants submit that the claimed subject matter is not obvious in light of the

disclosure of the Huovinen patent. Consequently, they request reconsideration and

withdrawal of this rejection.

The Obviousness Rejection based on Pitkanen et al

The Office alleges that Pitkanen, et al., (hereinafter, "Pitkanen") renders the instant

claims obvious. In particular, the Office points to Column 3, lines 54-60 and Column 4,

lines 5, et seq. as referring to the control of the molecular weights of each polymerization

phase through addition of hydrogen as being "conventional." The Office also points to the

examples of Pitkanen as supporting its position. Applicants respectfully disagree.

Applicants submit that Pitkanen does not teach each limitation of the currently

pending claims, and as such, the Office has not established a prima facie case of

obviousness.

Pitkanen is directed towards polymers having a low tensile modulus. See Column

2, line 5-9. Pitkanen's method is as follows:

another aspect the invention provides a process for the preparation of a heterophasic polypropylene copolymer having a tensile modulus of 420

MPa or less comprising:

i) producing a semi-crystalline propylene:ethylene and optionally other .alpha.-olefin copolymer matrix in one or more slurry reactors and

optionally one or more gas phase reactors;

ii) followed by producing an elastomeric propylene:ethylene and

optionally other .alpha.-olefin copolymer in the gas phase;

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characterised in that the transfer from liquid phase reactor to a subsequent gas phase reactor is effected without flashing to remove unreacted

monomer.

It is explicitly stated in column 4, lines 5-37 that in the slurry reactor a polypropylene

copolymer matrix is produced (not a propylene homopolymer, as in the instant claims) and

that in the second gas phase reactor a propylene rich rubber is produced (not an ethylene

rich EPR rubber, as required by the instant claims). Thus, totally different polymers, with

different properties, are produced when using Pitkanen's method and that encompassed by

the instant claims. As such, the methods are different. Additionally, there is no teaching or

suggestion in Pitkanen that would lead a skilled person to invent the subject matter of the

instant claims.

The Office's reference to the control of the molecular weight by the addition of

hydrogen (cf. column 4, lines 38-40) is of no relevance here, because as discussed above,

the ratio of ethylene/propylene is decisive.

In light of the above, Applicants submit that the Office has not established a prima

facie case of obviousness. As a result, they request reconsideration and withdrawal of this

rejection.

Applicants further note that their argument regarding surprising and unexpected

results (above, where the Huovinen patent was discussed), apply with equal force to the

rejection based on the Pitkanen patent. Thus, the claimed subject matter is not obvious in

view of the teachings of Pitkanen. Consequently, reconsideration and withdrawal of this

rejection is requested.

The Obviousness Rejection based on Govoni et al.

The Office alleges that Govoni, et al., (hereinafter, "Govoni") renders the instant

claims obvious. Specifically, the Office argues that Figure 2 and Columns 4 and 5 describe

polymerization steps that render the instantly claimed subject matter obvious. Applicants

respectfully disagree.

Applicants submit that Govoni does not teach each limitation of the currently

pending claims, and as such, the Office has not established a prima facie case of

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obviousness.

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Govoni is directed towards a process for the continuous, gas phase polymerization of one or more olefins using a gas phase reactor, i.e., fluidised bed reactor, where the process is characterised by the fact that the make-up monomer or monomers are directly sent to said fluidised bed reactor in one or more points above the fluidised bed. See Column 3, lines 7-55. Govoni also describes the use of hydrogen as a molecular weight regulator. See Column 6, lines 31-33 and Column 7, lines 45-47.

Govoni is silent with respect to the ratio of ethylene/propylene in the respective reaction steps and the influence of this ratio on the scratch resistance of the obtained polymer. Consequently, Applicants submit that the Office has not established a prima facie case of obviousness. As a result, they request reconsideration and withdrawal of this rejection.

Further, Applicants submit that a person of ordinary skill in the art, starting from Govoni, would not find any teaching, suggestion regarding how to amend the teachings of Govoni in order to invent the claimed subject matter. Moreover, in column 1, lines 42-53 of Govoni it is stated that "[i]t is in fact known that small variations in the operating conditions during the polymerization, resulting for example from small variations in the quality of the catalyst or of the olefin used in the reaction or from the dishomogeneity in the composition and in the flow rate of the gaseous mixture, can bring about changes in behaviour and catalytic activity of the polymer particles [...]." (Emphasis added). Polymerisation processes are carefully balanced systems and changing a single reaction by altering the ratio of the monomers used will have a significant, and non-predictable impact on the properties of the resulting polymer. Thus, the skilled man will know that it is not possible to change the reaction parameters of a known process and predictably obtain an improved result. Consequently, the skilled man, starting with the teachings of Govoni, would not have a reasonable expectation of success in creating a polymer with improved scratch resistance. In light of the above, Applicants submit that the instant claims are not obvious in light of the teachings of Govoni.

Applicants further note that their argument regarding surprising and unexpected results (above, where the Huovinen patent was discussed), apply with equal force to the rejection based on the Govoni patent. Thus, the claimed subject matter is not obvious in

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view of the teachings of Govoni because the obtained results are surprising and

unexpected. Consequently, reconsideration and withdrawal of this rejection is requested.

CONCLUSION

Applicants respectfully contend that all requirements of patentability have been

met. Allowance of the claims and passage of the case to issue are therefore respectfully

solicited.

Should the Examiner believe a discussion of this matter would be helpful, he is

invited to telephone the undersigned at (312) 913-2114.

Respectfully submitted,

Date: August 4, 2008

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